

ORDINANCE NO. 20121108-030

AN ORDINANCE ANNEXING, FOR FULL PURPOSES, ADDITIONAL TERRITORY ADJACENT TO THE CITY LIMITS OF THE CITY OF AUSTIN REFERRED TO AS THE “UPPER BEAR CREEK COA PARCELS” ANNEXATION AREA, CONSISTING OF APPROXIMATELY 1,102 ACRES OF LAND OUT OF THE SAMUEL HAMILTON SURVEY NO. 16, ABSTRACT NO. 340 AND THE JOHN G. MCGEHEE SURVEY NO. 6, ABSTRACT NO. 17 IN TRAVIS COUNTY, TEXAS; AND THE JOHN G. MCGEHEE SURVEY NO. 6, ABSTRACT NO. 12 IN HAYS COUNTY, TEXAS; AND APPROVING A SERVICE PLAN.

BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF AUSTIN:

PART 1. The Council finds that:

- (A) Notice of the two public hearings concerning annexation of the territory described in Exhibit A was published in a newspaper of general circulation in the City of Austin and in the area to be annexed, and on the City of Austin internet website.
- (B) The public hearings were held on October 11, 2012, and October 18, 2012, at the Austin City Hall, 301 West 2nd Street, Austin, Texas.
- (C) The public hearings were concluded after providing an opportunity for all persons present to be heard with respect to the proposed annexation. A proposed Service Plan was made available and explained at the public hearings required by state law.
- (D) The annexation, for full purposes, of the territory described in Exhibit A serves the interest of the current and future residents of the City of Austin.
- (E) All procedural requirements imposed by state law for the full purpose annexation of the territory described in Exhibit A have been met.

PART 2. The present boundary limits of the City are amended to include the following territory which is within the extraterritorial jurisdiction and adjacent to the city limits of the City of Austin in Hays and Travis Counties, Texas, and which is annexed into the City for full purposes:

Two tracts of land, the tract hereinafter described as Tract One containing approximately 1,053 acres of land out of the Samuel Hamilton Survey No. 16, Abstract No. 340, the John G. McGehee Survey No. 6, Abstract No. 17 in Travis County, Texas, and out of the John G. McGehee Survey No. 6, Abstract No. 12 in

EXHIBIT A

C7a-2012-0008

Area to be annexed.

(Approximately 1102 acres of land out of the Samuel Hamilton Survey No. 16, Abstract No. 340 and the John G. McGehee Survey No. 6, Abstract No. 17 in Travis County, Texas and out of the John G. McGehee Survey No. 6, Abstract No. 12 in Hays County, Texas)

(Oconomowoc East Section 1, Oconomowoc West Section 1 and Edward's Crossing Phase A Section 1)

(Unplatted Land)

(Portion of proposed State Highway 45)

LEGAL DESCRIPTION

LEGAL DESCRIPTION FOR TWO TRACTS OF LAND, THE TRACT HEREINAFTER DESCRIBED AS TRACT ONE CONTAINING APPROXIMATELY 1053 ACRES OF LAND OUT THE SAMUEL HAMILTON SURVEY NO. 16, ABSTRACT NO. 340, THE JOHN G. MCGEHEE SURVEY NO. 6, ABSTRACT NO. 17 IN TRAVIS COUNTY, TEXAS AND OUT OF THE JOHN G. MCGEHEE SURVEY NO. 6, ABSTRACT NO. 12 IN HAYS COUNTY, TEXAS AND THE TRACT HEREINAFTER DESCRIBED AS TRACT TWO CONTAINING APPROXIMATELY 49.118 ACRES OF LAND OUT OF THE JOHN G. MCGEHEE SURVEY NO. 6, ABSTRACT NO. 17 IN TRAVIS COUNTY, TEXAS; OF WHICH APPROXIMATELY 1102 ACRES OF LAND ARE TO BE MADE A PART OF THE CITY OF AUSTIN, SAID APPROXIMATELY 1102 ACRES BEING MORE PARTICULARLY DESCRIBED AS FOLLOWS:

TRACT 1

BEGINNING at a point in the present corporate limit line of the City of Austin as adopted by Ordinance No. 971218-B (Case No. C7a-97-018) and the present easterly right-of-way line of State Highway Loop 1 (MoPac) at the southwest corner of a called 0.1723 acre tract of land conveyed to LCRA Transmission Services Corporation by Special Warranty Deed recorded in Document No. 2008196820 of the Official Public Records of Travis County, Texas, for an outside ell corner of the tract herein described;

THENCE, in a northerly direction along the present corporate limit line of the City of Austin as adopted by Ordinance No. 971218-B (Case No. C7a-97-018) with the present easterly right-of-way line of State Highway Loop 1 and the westerly lines of said 0.1723 acre tract and a tract of land being the remainder of a called 261.446 acre tract of land conveyed to the City of Austin by Special Warranty Deed recorded in Volume 13258, Page 1534 of the Real Property Records of Travis County, Texas to the southwest corner of a called 278.6000 acre tract of land conveyed to Board of Regents of the University of Texas System by Donation Deed recorded in Document No. 2006180773 of the Official Public Records of Travis County, Texas, same being the northwest corner of said remainder tract of said 261.446 acre tract, for the most westerly northwest corner of the tract herein described;

THENCE, in an easterly direction along the present corporate limit line of the City of Austin as adopted by Ordinance No. 971218-B (Case No. C7a-97-018) with the common dividing line of said remainder tract of said 261.446 acre tract and said 278.6000 acre tract to an outside ell corner of said 278.6000 acre tract and an inside ell corner of said remainder tract of said 261.446 acre tract, for an inside ell corner of the tract herein described;

THENCE, in a northerly direction along the present corporate limit line of the City of Austin as adopted by Ordinance No. 971218-B (Case No. C7a-97-018) with the most northerly west line of said remainder tract of said 261.446 acre tract common in part with an easterly line of said 278.6000 acre tract and the easterly line of a called 5.00 acre tract of land conveyed to Ira Jon Yates by Warranty Deed recorded in Volume 10009, Page 349 of the Real Property Records of Travis County, Texas to the most northerly northwest corner of said remainder tract of said 261.446 acre tract, same being the northeast corner of said 5.0

acre tract and an outside ell corner of said 278.6000 acre tract, for an the most northerly northwest corner of the tract herein described;

THENCE, in an easterly, southerly and easterly direction along the present corporate limit line of the City of Austin as adopted by Ordinance No. 971218-B (Case No. C7a-97-018) with the common dividing line of the most northerly line of said remainder tract of said 261.446 acre tract and the northerly line of Oconomowoc West Section 1, a subdivision of record in Book 94, Pages 273 - 276 of the Plat Records of Travis County, Texas with the southerly line of said 278.6000 acre tract to the northeast corner of said Oconomowoc West Section 1, same being the northwest corner of a called 2.724 acre tract of land conveyed to Michael Wetzel by Special Warranty Deed recorded in Document No. 2002103187 of the Official Public Records of Travis County, Texas, for the northeast corner of the tract herein described;

THENCE, in a southerly direction along the proposed corporate limit line of the City of Austin with the common dividing line of said Oconomowoc West Section 1 and said 2.724 acre tract to the southwest corner of said 2.724 acre tract, same being an inside ell corner of said Oconomowoc West Section 1, for an inside ell corner of the tract herein described;

THENCE, in an easterly direction along the proposed corporate limit line of the City of Austin with the common dividing line of said 2.724 acre tract and said Oconomowoc West Section 1 to a point in the present northerly right-of-way of Wyldwood Drive at the southeast corner of said 2.724 acre tract, same being an easterly corner of said Oconomowoc West Section 1, for an outside ell corner of the tract herein described;

THENCE, in a westerly direction along the proposed corporate limit line of the City of Austin with the present northerly right-of-way of Wyldwood Drive and a southerly line of said Oconomowoc West Section 1 to a point at the common easterly corner of said Oconomowoc West Section 1 and Oconomowoc East Section 1, a subdivision of record in Book 94, Pages 270 - 272 of the Plat Records of Travis County, Texas;

THENCE, in a southerly and easterly direction along the proposed corporate limit line of the City of Austin with the present westerly and southerly right-of-way line of Wyldwood Drive common with a northerly line of said Oconomowoc East Section 1

to the northeast corner of said Oconomowoc East Section 1, same being the northwest corner of a called 3.415 acre tract of land conveyed to Charles A. Callahan and Lyssa D. Callahan by General Warranty Deed with Second Lien recorded in Document No. 2004185051 of the Official Public Records of Travis County, Texas, for an outside ell corner of the tract herein described;

THENCE, in a southerly direction along the proposed corporate limit line of the City of Austin with the easterly line of said Oconomowoc East Section 1 and the southeast line of said remainder tract of said 261.446 acre tract common with the westerly lines of said 3.415 acre tract and Kellywood Estates Section Two, a subdivision of record in Book 95, Page 184 of the Plat Records of Travis County, Texas to a point in the northerly line of Shady Hollow Section 3-A Phase 2, a subdivision of record in Book 80, Pages 62 - 63 of the Plat Records of Travis County, Texas at the southeast corner of said remainder tract of said 261.446 acre tract, same being the southwest corner of said Kellywood Estates Section Two, for an outside ell corner of the tract herein described;

THENCE, in a westerly direction along the proposed corporate limit line of the City of Austin with the southerly line of said remainder tract of said 261.446 acre tract common in part with the northerly lines of said Shady Hollow Section 3-A Phase 2 and Shady Hollow West, a subdivision of record in Book 102, Pages 58 - 60 of the Plat Records of Travis County, Texas to the northeast corner of a called 118.758 acre tract of land conveyed to the City of Austin by Warranty Deed recorded in Volume 13385, Page 2484 of the Real Property Records of Travis County, Texas, same being the northwest corner of said Shady Hollow West, for an inside ell corner of the tract herein described;

THENCE, in a southerly direction along the proposed corporate limit line of the City of Austin with the easterly lines of said 118.758 acre tract and a tract of land being the remainder of a called 82.244 acres of land conveyed to the City of Austin by Warranty Deed recorded in Volume 13334, Page 2477 of the Real Property Records of Travis County, Texas common in part with the westerly lines of said Shady Hollow West, Shady Hollow West A.I.S.D. No. 1, a subdivision of record in Book 90, Pages 136 - 137 of the Plat Records of Travis County, Texas, Shady Hollow Estates Section Two Amended, a subdivision of record in Book 85, Pages 126A - 127A of the Plat Records of Travis County, Texas and Shady Hollow Estates Section One, a subdivision of record in

Book 84, Pages 49A - 50B of the Plat Records of Travis County, Texas to a point in the northerly line of a called 48.87 acre tract of land conveyed to the City of Austin by Special Warranty Deed recorded in Document No. 2008206160 of the Official Public Records of Travis County, Texas at the southeast corner of said remainder tract of said 82.244 acre tract, same being the southwest corner of said Shady Hollow Estates Section One, for an inside ell corner of the tract herein described;

THENCE, in an easterly, southerly and easterly direction along the proposed corporate limit line of the City of Austin with the northerly line of said 48.87 acre tract common in part with said Shady Hollow Estates Section One, Shady Hollow Estates Phase B, a subdivision of record in Book 84, Pages 136C - 137A of the Plat Records of Travis County, Texas and Shady Hollow Estates Section Three, a subdivision of record in Book 85, Pages 35A - 35B of the Plat Records of Travis County, Texas and passing the southeast corner of Lot 1 of said Shady Hollow Estates Section Three along the southerly line of a tract dedicated for right-of-way by said Shady Hollow Estates Section Three to a point on the present westerly right-of-way line of Edwards Hollow Road, at the most easterly northeast corner of said 48.87 acre tract, same being the southeast corner of said tract dedicated for right-of-way, also being the northwest corner of a prescriptive easement for existing county right-of-way as shown on plat for Shady Hollow Estates Section Three, for an outside ell corner of the tract herein described;

THENCE, in a southerly direction along the proposed corporate limit line of the City of Austin with the most easterly line of said 48.87 acre tract common with the westerly line of said prescriptive easement to a point in the northerly line of a called 31.82 acre tract of land conveyed to Rhonda K. Treadaway by Warranty Deed recorded in Volume 11564, Page 39 of the Real Property Records of Travis County, Texas at the most easterly southeast corner of said 48.87 acre tract, same being the southwest corner of said prescriptive easement, for the most easterly southeast corner of the tract herein described;

THENCE, in a westerly and southerly direction along the proposed corporate limit line of the City of Austin with the common dividing line between said 48.87 acre tract and said 31.82 acre tract to a point in the present corporate limit line of the City of Austin as adopted by Ordinance No. 011129-39 (Case No. C7a-01-019), same being in the northerly line of a called 29.013

acre tract of land conveyed to the City of Austin by Correction Special Warranty Deed recorded in Document No. 2000199307 of the Official Public Records of Travis County, Texas at the most southerly southeast corner of said 48.87 acre tract, same being the southwest corner of said 31.82 acre tract, for an outside ell corner of the tract herein described;

THENCE, in a westerly, northerly and westerly direction along the present corporate limit line of the City of Austin as adopted by Ordinance No. 011129-39 (Case No. C7a-01-019) with the common dividing line of said 29.013 acre tract and the said 48.87 acre tract to a point in the easterly right-of-way line of proposed State Highway 45 at the northwest corner of said 29.013 acre tract, same being the southwest corner of said 48.87 acre tract, for an angle point of the tract herein described;

THENCE, continuing in a westerly direction along the proposed corporate limit line of the City of Austin, crossing said proposed State Highway 45 to the northeast corner of a tract of land being the remainder tract of a 5.39 acre of land conveyed to Denise P. Tomlinson by General Warranty Deed with Vendor's Lien in Favor of Third Party recorded in Volume 12648, Page 602 of the Real Property Records of Travis County, Texas, same being the southeast corner of a called 14.48 acre tract of land conveyed to the City of Austin by Special Warranty Deed recorded in Document No. 2005012808 of the Official Public Records of Travis County, Texas, for an angle point of the tract herein described;

THENCE, in westerly and northerly direction along the proposed corporate limit line of the City of Austin with the southerly line of said 14.48 acre tract and said remainder tract of said 82.244 acre tract common with the northerly lines of said remainder tract of said 5.39 acre tract, a called 5.348 acre tract of land conveyed to Michael Reed and Merlyn Reed by Warranty Deed recorded in Document No. 1999150977 of the Official Public Records of Travis County, Texas, a called 8.234 acre tract of land conveyed to Larry W. Riddell and Petra Riddell by General Warranty Deed recorded in Volume 11833, Page 436 of the Real Property Records of Travis County, Texas, Arrowhead Acres Addition, a subdivision of record in Book 91, Pages 255 - 256 of the Plat Records of Travis County, Texas and a called 22.67 acre tract of land conveyed to The Charles C. and Joyce A. Shierlow Family Trust by Warranty Deed recorded in Document No. 2010113169 of the Official Public Records of Travis

County, Texas to the most northerly corner of said 22.67 acre tract, same being the most easterly corner of a called 99.03 acre tract of land conveyed to the City of Austin by Warranty Deed recorded in Volume 13316, Page 2691 of the Real Property Records of Travis County, Texas, for an inside ell corner of the tract herein described;

THENCE, in a southerly direction along the proposed corporate limit line of the City of Austin with the common dividing line of said 22.67 acre tract and said 99.03 acre tract to a point in the present northerly right-of-way line of Bliss Spillar Road, at the southwest corner of said 22.67 acre tract, same being the southeast corner of said 99.03 acre tract, for the most southerly southeast corner of the tract herein described;

THENCE, in a westerly direction along the proposed corporate limit line of the City of Austin with the present northerly right-of-way line of Bliss Spillar Road common in part with the southerly lines of said 99.03 acre tract and a remainder tract of a called 301.43 acre tract conveyed to the City of Austin by Warranty Deed recorded in Volume 13280, Page 2895 of the Real Property Records of Travis County, Texas to the southwest corner of said remainder tract of said 301.43 acre tract, same being the southeast corner of a called 3.439 acre tract of land conveyed to Diana Verdin by deed recorded in Volume 912, Page 811 of the Deed Records of Hays County, Texas, for the southwest corner of the tract herein described;

THENCE, in a northerly direction along the proposed corporate limit line of the City of Austin with the westerly line of said remainder tract of said 301.43 acre tract common with the easterly lines of said 3.439 acre tract and a called 52.63 acre tract of land conveyed to Geoffrey D. Weisbart and Diane B. Senterfitt by Warranty Deed recorded in Volume 12658, Page 1100 of the Real Property Records of Travis County, Texas to a point in the present corporate limit line of the City of Austin for limited purposes as adopted by Ordinance No. 000328-89 (Case No. C7L-00-001), same being in the northerly line of said remainder tract of said 301.43 acre tract, also being in the southerly line of a called 177.853 acre tract of land conveyed to HM Grey Rock Ridge Development, Inc. by Special Warranty Deed recorded in Document No. 2011187355 of the Official Public Records of Travis County, Texas, for an outside ell corner of the tract herein described;

THENCE, in an easterly direction along present corporate limit line of the City of Austin for limited purposes as adopted by Ordinance No. 000328-89 (Case No. C7L-00-001) with the common dividing line of said remainder tract of said 301.43 acre tract common and said 177.853 acre tract to a point on the westerly right-of-way line of proposed State Highway 45 at the northeast corner of said remainder tract of said 301.43 acre tract, same being the southeast corner of said 177.853 acre tract, for an inside ell corner of the tract herein described;

THENCE, in a northerly direction along the proposed corporate limit line of the City of Austin with the westerly right-of-way line of proposed State Highway 45 and the easterly line of said 177.853 acre tract to a point in the present corporate limit line of the City of Austin for limited purposes as adopted by Ordinance No. 000328-89 (Case No. C7L-00-001) and another present corporate limit line of the City of Austin as adopted by Ordinance No. 971218-B (Case No. C7a-97-018), for an outside ell corner of the tract herein described;

THENCE, in an easterly direction along the present corporate limit line of the City of Austin for limited purposes as adopted by Ordinance No. 000328-89 (Case No. C7L-00-001) and the present corporate limit line of the City of Austin as adopted by Ordinance No. 971218-B (Case No. C7a-97-018), crossing proposed State Highway 45 with the northerly lines of Edward's Crossing Phase A, a subdivision of record in Book 95, Pages 324 - 325 of the Plat Records of Travis County, Texas, a called 2.126 acre tract of land conveyed to Phoenix Holdings, Ltd. by Special Warranty Vendor's Lien Deed recorded in Document No. 2001178502 of the Official Public Records of Travis County, Texas and a called 88.992 acre tract of land conveyed to the City of Austin by Special Warranty Deed recorded in Document No. 2003254303 of the Official Public Records of Travis County, Texas common with the southerly line of a called 49.315 acre tract of land conveyed to Slaughter 100, Ltd. by Trustee's Deed recorded in Document No. 2011104304 of the Official Public Records of Travis County, Texas to a point in the westerly line of said 118.756 acre tract at the southeast corner of said 49.315 acre tract, same being the northeast corner of said 88.992 acre tract, for an inside ell corner of the tract herein described;

THENCE, in a northerly direction along the present corporate limit line of the City of Austin as adopted by Ordinance No. 971218-B (Case No. C7a-97-018) with the common dividing line of

said 88.992 acre tract and said 118.756 acre tract to a point on the southerly line of said remainder tract of said 261.446 acre tract at the northeast corner of said 88.992 acre tract, same being the northwest corner of said 118.756 acre tract, for an inside ell corner of the tract herein described;

THENCE, in a westerly direction along the present corporate limit line of the City of Austin as adopted by Ordinance No. 971218-B (Case No. C7a-97-018) with the southerly lines of said remainder tract of said 261.446 acre tract and said 0.1723 acre tract common with the northerly line of said 88.992 acre tract to the POINT OF BEGINNING.

TRACT 2

BEING all of that called 49.118 acre tract of land conveyed to the City of Austin by Special Warranty Deed by Document No. 2001188772 of the Official Public Records of Travis County, Texas.

"This document was prepared under 22 TAC 663.21, does not reflect the results of an on the ground survey, and is not to be used to convey or establish interests in real property except those rights and interests implied or established by the creation or reconfiguration of the boundary of the political subdivision for which it was prepared".

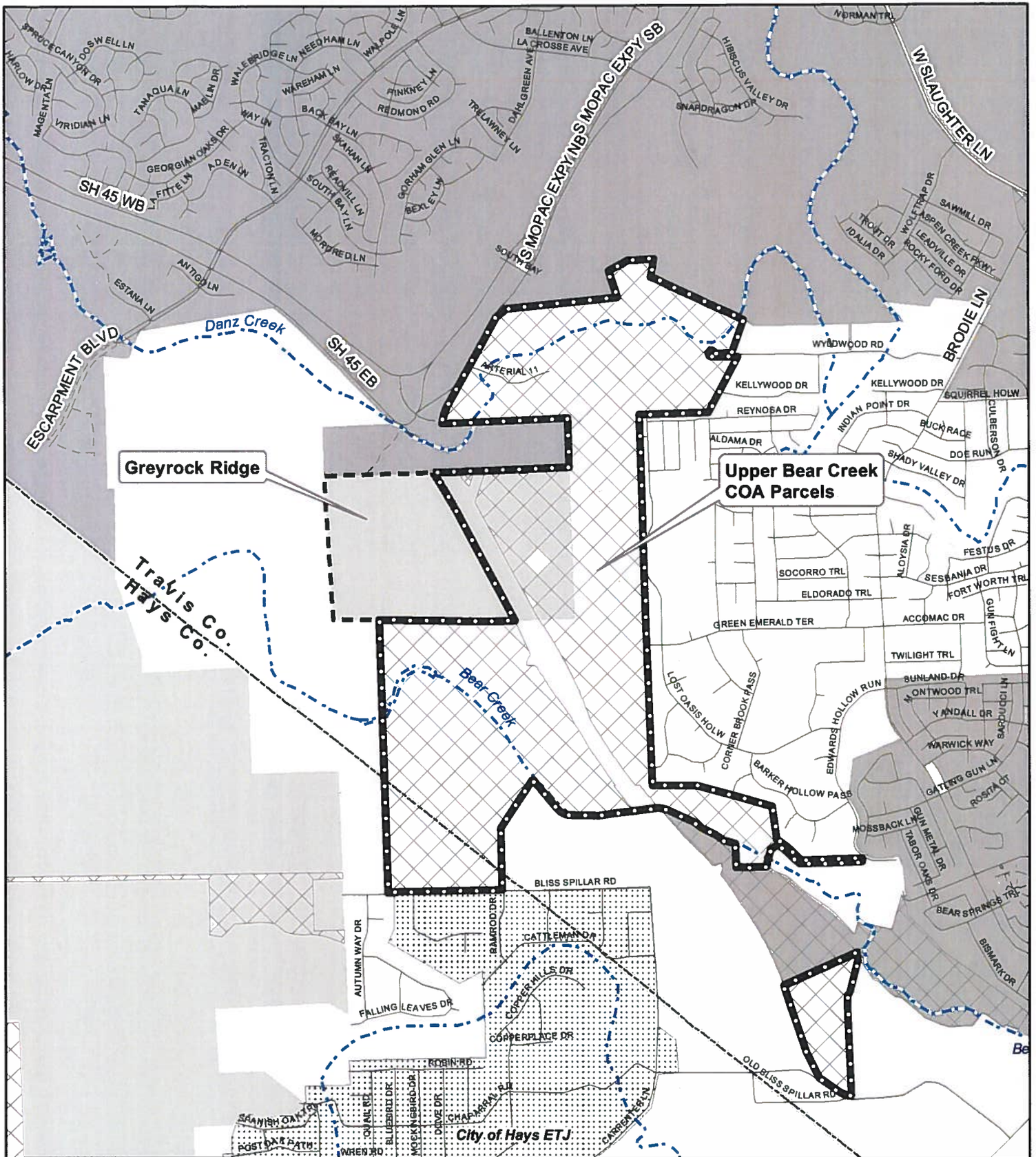
LEGAL DESCRIPTION: Mary P. Hawkins
10-02-2012

Mary P. Hawkins 10/10/12

APPROVED: Mary P. Hawkins, RPLS No. 4433
Quality and Standards Management Division
Department of Public Works
City of Austin

REFERENCES

Austin Grid B-12, B-13, B-14, B-15, C-11, C-12, C-13, C-14
& C-15
TCAD MAPS 4-3137, 4-3147, 4-3937, 4-3947 & 4-4837
HCAD Parcels R11394 & R11403



Upper Bear Creek COA Parcels Annexation Area

0 1,250 2,500 5,000 Feet 1 in = 2,500 feet

LEGEND

- Annexation Area
- Other Planned Annexation
- Water Quality Protection Land

CURRENT JURISDICTION

- Austin Full Purpose
- Austin Limited Purpose
- Austin ETJ

Other Municipality

- Other Municipality
- County Line
- Street - Built
- Street - Planned
- Major Creek



City of Austin PDRD
J. Chuter
October 19, 2012



This product is for informational purposes and may not have been prepared for or be suitable for legal, engineering, or surveying purposes. It does not represent an on-the-ground survey and represents only the approximate relative location of property boundaries.

This product has been produced by the Planning and Development Review Department for the sole purpose of geographic reference. No warranty is made by the City of Austin regarding specific accuracy or completeness.

Sources: All data by COA unless otherwise provided.

EXHIBIT B



CITY OF AUSTIN

ANNEXATION SERVICE PLAN

Case Name: Upper Bear Creek COA Parcels

Case Number: C7a-12-0008

Date: September 7, 2012

INTRODUCTION

This Service Plan ("Plan") is made by the City of Austin, Texas ("City") pursuant to Chapter 43 of the Texas Local Government Code. This Plan relates to the annexation to the City of land ("annexation area") known as the Upper Bear Creek COA Parcels annexation area. The annexation area includes approximately 1,102 acres in southwestern Travis County and northeastern Hays County east of South Mopac Expressway at the intersection of South Mopac Expressway and State Highway 45. This area is currently in the city's limited purpose jurisdiction and extraterritorial jurisdiction and is adjacent to the city's full purpose jurisdiction on the north and west sides. This area includes City-owned water quality protection lands.

The annexation area is described by metes and bounds in Exhibit A, which is attached to the annexation ordinance of which this Plan is a part. The annexation area is also shown on the map in Exhibit A.

EFFECTIVE TERM

This Plan shall be in effect for a ten-year period commencing on the effective date of the annexation, unless otherwise stated in this Plan. Renewal of the Plan shall be at the option of the City. Such option may be exercised by the adoption of an ordinance by the City Council, which refers to this Plan and specifically renews this Plan for a stated period of time.

INTENT

It is the intent of the City of Austin that services under this Plan shall provide full municipal services as required and defined by the Texas Local Government Code.

The City reserves the right guaranteed to it by the Texas Local Government Code, to amend this Plan if the City Council determines that changed conditions or subsequent occurrence or any other legally sufficient circumstances exist under the Local Government Code, or other Texas laws to make this Plan unworkable or obsolete or unlawful.

SERVICE COMPONENTS

In General. This Plan includes three service components: (1) the Early Action Program, (2) Additional Services, and (3) a Capital Improvement Program.

As used in this Plan, providing services includes having services provided by any method or means by which the City extends municipal services to any other area of the City. This may include causing or allowing private utilities, governmental entities and other public service organizations to provide such services by contract, in whole or in part. It may also include separate agreements with associations or similar entities.

1. EARLY ACTION PROGRAM

The following services will be provided in the annexation area commencing on the effective date of the annexation, unless otherwise noted.

- a. Police Protection. The Austin Police Department (“APD”) will provide protection and law enforcement services in the annexation area. These services include:
- normal patrols and responses;
 - handling of complaints and incident reports; and
 - special units, such as, traffic enforcement, criminal investigations, narcotics, gang suppression, and special weapons and tactics team.

- b. Fire Protection. The Austin Fire Department (“AFD”) will provide emergency and fire prevention services in the annexation area. These services include:
- fire suppression and rescue;
 - emergency medical services first response for Austin/Travis County Emergency Medical Services Department on life threatening medical emergencies;
 - hazardous materials mitigation and regulation;
 - emergency prevention and public education efforts;
 - dive rescue;
 - technical rescue;
 - aircraft/rescue/ firefighting;
 - construction plan review;
 - inspections; and
 - rescue/hazardous materials unit.

AFD serves as the first responder on life threatening emergencies for Austin/Travis County EMS. All AFD personnel are certified at an Emergency Medical Technician (“EMT”) level or higher. All engines (pumpers), ladder trucks, and rescue units carry Automatic External Defibrillators for use with heart attack victims.

- c. Emergency Medical Service. The City of Austin/Travis County Emergency Medical Services (“EMS”) Department will provide emergency medical services in the annexation area.

Austin/Travis County EMS will provide the following emergency and safety services to the annexation area:

- medical 911 communications including dispatch, pre-arrival first aid instructions and coordination of other public safety support agencies;
- emergency Advanced Life Support (ALS) ambulance response, treatment and transport;
- medical rescue services; and
- medical support during large scale emergency events.

Austin/Travis County EMS is a mobile service provider, with units constantly moving throughout the system area. An ambulance is frequently dispatched from a location outside the station.

The Austin Fire Department will provide emergency medical first response to all patients in a life-threatening situation. All Austin Fire Department personnel are certified at the Emergency Medical Technician (EMT) level or higher and assist EMS personnel providing patient care.

- d. Solid Waste Collection. The Austin Resource Recovery Department will provide services in the annexation area. Services will be provided by City personnel or by solid waste service providers under contract with the City. Services currently provided in the City for single family residences, including duplex, triplex and fourplex dwelling units, include:
- garbage collection – scheduled cart collection in accordance with City Pay-As-You-Throw guidelines;
 - recycling collection – scheduled curbside collection , materials collected include paper, boxboard and cardboard, aluminum and metal cans, glass bottles and jars, plastic bottles (#1 through #7); and
 - yard trimmings collection – scheduled residential collection in paper bags or reusable containers.

Commercial garbage collection service for businesses is available on a subscription basis from the City or private service providers.

At this time there are no residential customers in the annexation area.

- e. Maintenance of Water and Wastewater Facilities. Water and wastewater service will be provided to areas that are not within the certificated service area of another utility through existing facilities located within or adjacent to the area. The facilities will be maintained and operated by the City's Austin Water Utility as governed by standard policies and procedures, and under the provisions of the attached City service extension policy.
- f. Maintenance of Roads and Streets, Including Street Lighting. The Public Works Department will maintain public streets over which the City has jurisdiction. These services include:

- emergency pavement repair;
- ice and snow monitoring of major thoroughfares;
- street maintenance activities including crack seal, sealcoat, slurry seal, and preventative maintenance overlay; and
- repair maintenance operations of public streets on an as-needed basis including pothole repair, filling depressions (level up), spot surface replacement, spot full-depth repair, and utility cut repairs.

As streets in the area are dedicated and accepted for maintenance they will be included in the city's preventative maintenance program. Preventative maintenance projects are prioritized on a City-wide basis and scheduled based on a variety of factors, including surface condition (distresses), rideability (smoothness), age, traffic volume, functional classification, and available funding.

If necessary, the Transportation Department will also provide regulatory signage services in the annexation area. Traffic signal, stop, and all other regulatory studies are conducted in conjunction with growth of traffic volumes. All regulatory signs and signals are installed when warranted following an engineering study. Faded, vandalized, or missing signs are replaced as needed. "CALL BACK" service provided 24 hours a day, 365 days a year for emergency repair of critical regulatory signs.

Street lighting will be maintained in accordance with the City of Austin ordinances, Austin Energy criteria and state law.

- g. Maintenance of Parks, Playgrounds, and Swimming Pools. At this time there are no public recreation facilities in the annexation area.

Recreational facilities and area amenities, including parks, pools, and medians, that are privately owned, maintained, or operated will be unaffected by the annexation.

- h. Maintenance of Any Other Publicly-Owned Facility, Building, or Service. Should the City acquire any other facilities, buildings, or services necessary for municipal services located within the annexation area, an appropriate City department will provide maintenance services for them.

2. **ADDITIONAL SERVICES**

Certain services, in addition to the above services, will be provided within the annexation area. They are as follows:

- a. Watershed Protection. The Watershed Protection Department will provide drainage maintenance services in the annexation area. Drainage planning and maintenance are fee-based services. Services currently provided by the department, in accordance with and as limited by applicable codes, laws, ordinances and special agreements, include:

- water quality protection;
 - watershed protection master planning for flood hazard mitigation, streambank restoration and erosion control, and water quality protection;
 - flood hazard mitigation;
 - streambank restoration and erosion management; and
 - infrastructure and waterway maintenance.
- b. Planning and Development Review. The Planning and Development Review Department will provide comprehensive planning, land development and building review and inspection services in accordance with and as limited by applicable codes, laws, ordinances and special agreements.
- c. Code Compliance. In order to attain compliance with City codes regarding land use regulations and the maintenance of structures, the City's Code Compliance Department will provide education, cooperation, enforcement and abatement relating to code violations
- d. Library. Upon annexation residents may utilize all Austin Public Library facilities.
- e. Public Health, Social, and Environmental Health Services. Upon annexation, the following services will be available from the Austin/Travis County Health and Human Services Department:
- investigation of public health related complaints including foodborne illness, recreational water quality and public swimming pools and spas;
 - enforcement of the City's smoking in public places ordinance and the minor's access to tobacco ordinance;
 - inspection of food establishments, child care facilities;
 - investigation of reported elevated blood lead levels in children;
 - animal services including leash law and rabies control; and
 - rodent and vector control consultation.
- f. Austin Energy. Austin Energy will continue to provide electric utility service to all areas which the City is authorized to serve by the Public Utility Commission of Texas.
- g. Clean Community Services. The Austin Resource Recovery Department will provide clean community services in the annexed area. Clean community is a fee-based service. Services currently provided in the City include:
- bulk and brush collection;
 - street and boulevard sweeping;
 - litter collection and abatement;
 - household hazardous waste collection;
 - Austin Resource Recovery Center;
 - Austin reuse and recycling centers;
 - dead animal collection; and
 - zero waste program development.

- h. Other Services. All other City Departments with jurisdiction in the area will provide services according to City policy and procedure.

3. CAPITAL IMPROVEMENTS PROGRAM

The City will initiate the construction of capital improvements necessary for providing municipal services for the annexation area as necessary.

Each component of the Capital Improvement Program is subject to the City providing the related service directly. In the event that the related service is provided through a contract service provider, the capital improvement may not be constructed or acquired by the City but may be provided by the contract provider. The City may also lease buildings in lieu of construction of any necessary buildings.

- a. Police Protection. No capital improvements are necessary at this time to provide police services.
- b. Fire Protection. No capital improvements are necessary at this time to provide fire services.
- c. Emergency Medical Service. No capital improvements are necessary at this time to provide EMS services.
- d. Solid Waste Collection. No capital improvements are necessary at this time to provide solid waste collection services.
- e. Water and Wastewater Facilities. No capital improvements are necessary at this time to provide water and wastewater services.

Water and wastewater services to new development and subdivisions will be provided according to the standard policies and procedures of the Austin Water Utility, which may require the developer of a new subdivision or site plan to install water and wastewater lines. The extension of water and sewer service will be provided in accordance with the attached water and wastewater service extension policy.

- f. Roads and Streets. No road or street related capital improvements are necessary at this time. In general, the City will acquire control of all public roads and jurisdiction in, over and under all public roads and public streets within the annexation area upon annexation. Future extensions of roads or streets and future installation of related facilities, such as traffic control devices, will be governed by the City's standard policies and procedures.
- g. Parks, Playgrounds and Swimming Pools. No capital improvements are necessary at this time to provide services.
- h. Watershed Protection. No capital improvements are necessary at this time to provide services.

- i. Street Lighting. No capital improvements are necessary at this time to provide services. Street lighting in new and existing subdivisions will be installed and maintained in accordance with the applicable standard policies and procedures.
- j. Other Publicly Owned Facilities, Building or Services: Additional Services. In general, other City functions and services, and the additional services described above can be provided for the annexation area by using existing capital improvements. Additional capital improvements are not necessary to provide City services.
- k. Capital Improvements Planning. The annexation area will be included with other territory in connection with planning for new or expanded facilities, functions, and services.

AMENDMENT: GOVERNING LAW

This Plan may not be amended or repealed except as provided by the Texas Local Government Code or other controlling law. Neither changes in the methods or means of implementing any part of the service programs nor changes in the responsibilities of the various departments of the City shall constitute amendments to this Plan, and the City reserves the right to make such changes. This Plan is subject to and shall be interpreted in accordance with the Constitution and laws of the United States of America and the State of Texas, the Texas Local Government Code, and the orders, rules and regulations of governmental bodies and officers having jurisdiction.

FORCE MAJEURE

In case of an emergency, such as Force Majeure as that term is defined in this Plan, in which the City is forced to temporarily divert its personnel and resources away from the annexation area for humanitarian purposes or protection of the general public, the City obligates itself to take all reasonable measures to restore services to the annexation area of the level described in this Plan as soon as possible. Force Majeure shall include, but not be limited to, acts of God, acts of the public enemy, war, blockages, insurrection, riots, epidemics, landslides, lightning, earthquakes, fires, storms, floods, washouts, droughts, tornadoes, hurricanes, arrest and restraint of government, explosions, collisions and other inability of the City, whether similar to those enumerated or otherwise, which is not within the control of the City. Unavailability or shortage of funds shall not constitute Force Majeure for purposes of this Plan.

SUMMARY OF THE WATER AND WASTEWATER UTILITY SERVICE EXTENSION POLICY

The following information is a summary of the Austin Water Utility Service Extension Policy, as set out in Chapters 25-1 through 25-5 and 25-9 of the Austin City Code, in conformance with the Texas Local Government Code requirement that the Plan have a summary of the service extension policy.

Water and wastewater service is only provided to lots that have been properly subdivided and platted or are a legal lot. For property that is required by subdivision regulations to construct

water or wastewater facilities connecting to the City system, funding and construction of those facilities will remain the responsibility of the developer. If the specific undeveloped property does not have City water or wastewater service fronting the property, the owner may make an application for an extension of service to the Director of the Austin Water Utility for review. If the Director determines that adequate capacity is available, or will be, and if the project does not include City cost participation or reimbursement, and if the proposed facilities are a logical extension of the City's water and wastewater system and the requested extension otherwise meets the requirements of Chapter 25-9, the extension size, capacity, and routing may be approved by the Director for funding and construction by the developer.

Depending on the size of the new facilities and other conditions, with City Council approval, the City may reimburse the developer for part of the cost of constructing certain facilities. With City Council approval, the City may cost participate by reimbursing costs associated with the oversize capacity of wastewater mains larger than 8 inches but less than 18 inches in diameter, and of water mains greater than 12 inches but less than 24 inches in diameter. With City Council approval, the City may reimburse to the developer the construction cost of the full capacity of wastewater facilities 18 inches in diameter or larger, and water facilities 24 inches in diameter or larger, as well as other facilities such as reservoirs or pumps. The actual calculation of the cost participation and reimbursement amounts, including limits and the schedules for the payments, are included in the Land Development Code.

For lots served by an existing on-site well or septic system that have water or wastewater lines within 100 feet of the lot at the time of annexation, the owner will not be required to pay the impact fees if a tap permit is obtained by the property owner on or before the second anniversary of the date of annexation. For lots served by an existing well or septic system that do not have water or wastewater lines within 100 feet of the lot, the owner will not be required to pay the *impact fees of a tap permit is obtained by the property owner on or before the second anniversary of the date of acceptance of the water or sewer line to within 100 feet of their lot.* In either case the owner will still be required to pay other applicable connection fees.

As long as a property is using a septic system, the property owner remains responsible for the operation and maintenance of the septic system. If the septic system fails before the City sewer service is extended to the property, the property owner must repair the system. Under certain circumstances the Austin/Travis County Health and Human Services Department may require connection to the City sewer facilities.

This policy is set by the City Council and can be amended in the future by ordinance.